JE07 Rec'd PCT/PTO 0 4 JAN 2002

ATTORNEY'S DOCKET NUMBER

TRANSMITTAL LETTER TO THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) CONCERNING A FILING UNDER 35 U.S.C. 371

19444.0008

U.S. APPLICATION NO (If known, see 37 CFR 1 5)

INTERNATIONAL APPLICATION NO.

INTERNATIONAL FILING DATE

PCT/FI00/00606

3 July 2000

7 July 1999

TITLE OF INVENTION

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METHOD FOR REMOTE DIRECTING OF WWW-BROWSER

APPLICANT(S) FOR DO/EO/US

Antero Hälikkä and Aatu Koskensilta

Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:

- This is a FIRST submission of items concerning a filing under 35 U S.C. 371
- This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. § 371.
- This express request to begin national examination procedures (35 U.S.C. 371(f)) at any time rather than delay examination until the expiration 3. [x] of the applicable time limit set in 35 U.S.C. 371(b) and PCT Articles 22 and 39(1)
- A proper Demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date. 4. [x]
- 5. [x] A copy of the International Application as published (35 U.S.C. 371(c)(2)) WO 01/05093.
 - [x] is transmitted herewith (required only if not transmitted by the International Bureau).
 - has been transmitted by the International Bureau.
 - is not required, as the application was filed in the United States Receiving Office (RO/US).
- A translation of the International Application into English (35 U.S.C. 371(c)(2)).
- 7. [x] Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3))
 - [x] are transmitted herewith (required only if not transmitted by the International Bureau).
 - have been transmitted by the International Bureau
 - have not been made; however, the time limit for making such amendments has NOT expired.
 - have not been made and will not be made.
- A translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3). 8. 🗖
- 9. [x] An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).
- A translation of the Annexes to the International Preliminary Examination Report under PCT Article 36 10. 🗆 (35 U.S.C. 371(c)(5)).

Items 11. to 16. Below concern other document(s) or information included:

- 11. An Information Disclosure Statement under 37 CFR 1.97 and 1.98, 1449 and 7 references.
- An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included. 12.
- 13. A FIRST preliminary amendment.
 - A SECOND or SUBSEQUENT preliminary amendment.
- A substitute specification. 14.
- A change of power of attorney and/or address letter 15.
- [x] Other items or information: 16.

PCT/ISA/210

PCT/IPEA/401

PCT/IPEA/408

PCT/IPEA/409

PCT/IPEA/416

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U.S. APPLICATION NO. (If know	19784	INTERNATIONAL APPLICATIONAL AP	HON NO.	1944	14.0008
[x] The following fee	es are submitted:			CALCULATIONS	PTO USE ONLY
Search Report has been prep)		Selven	
International preliminary ex	amination fee paid to U	SPTO (37 CFR 1.482)	\$690.00		
No international preliminary search fee paid to USPTO (3	37 CFR 1.445(a)(2))		\$760.00		
Neither international prelim CFR 1.445(a)(2)) paid to US	SPTO		\$1,040.00		
International preliminary ex provisions of PCT Article 3	amination fee paid to U 3(2)-(4)	SPTO (37 CFR 1.482) an	d all claims satisfied\$100.00		
		ROPRIATE BASIC		\$1,040.00	
Surcharge of \$130.00 for fu earliest claimed priority dat	rnishing the oath or dece (37 CFR 1.492(e)).	laration later than □ 20	□ 30 months from the	\$	
Claims	Number Filed	Number	Rate	1 - 19.2 × 11.8	
Total Claims	4 - 20 =	0	X \$18.00	\$	
Independent Claims	1 - 3 =	0	X \$84.00	\$	
Multiple dependent claim	(s)(if applicable)		+ \$270.00	s	
TOTAL OF ABOVE CALCULATIONS =				\$1,040.00	
Reduction by 1/2 for filing	by small entity, if applie	cable.	-	\$	
			SUBTOTAL =	\$ 1,040.00	
Processing fee of \$130.00 f the earliest claimed priority	For furnishing the English date (37 CFR 1.492(e)	th translation later than \Box	20 □ 30 months from	\$	
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Fee for recording the enclo by an appropriate cover she	sed assignment (37 CFF eet (37 CFR 3.28, 3.31).	R 1.21(h)). The assignment \$40.00 per property +	nt must be accompanied	\$ 40.00	
		TOTAL FE	ES ENCLOSED =	\$ 1,080.00	
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		ge any additional fees which the copy of this sheet is end		dit any overpayment to	Deposit Account No. 19-
NOTE: Where an approfiled and granted to resto	ore the application to p	ending status	has not been met, a peti	tion to revive (37 CFR	1.137(a) or (b) must be
Edward A. Penning			1_[]	01	
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Antero Hälikkä et al.

Attorney Docket: 19444.0008

Application No.: U.S. National Phase

of PCT/FI00/00606

Art Unit: --'

Filed: January \mathcal{H} , 2002

Examiner: --

Title: METHOD FOR REMOTE DIRECTING OF WWW-BROWSER

Preliminary Amendment

Assistant Commissioner for Patents Washington, DC 20231

Sir:

Prior to examination, please amend the above-identified application as follows:

In the Claims:

Clean copy of amended claims:

- 3. A method as claimed in Claim 1, characterized in that the controller chooses the listeners allowed to access to the page (104) from a previouly created list displayed on his/her www-browser.
- 4. A method as claimed in Claim 1, characterized in that the by browsers (101) and (108), several listeners and at least one controller by his/her browser (102) are sharing the actions of said server (101) and said program (103) during the session.

Claims as amended:

3. (Amended) A method as claimed in Claim 1, [and 2] characterized in that the

controller chooses the listeners allowed to access to the page (104) from a previouly created list

displayed on his/her www-browser.

4. (Amended) A method as claimed in [Claims 1 and 2] Claim 1, characterized in that

the by browsers (101) and (108), several listeners and at least one controller by his/her browser

(102) are sharing the actions of said server (101) and said program (103) during the session.

Remarks

Applicants have amended the claims to eliminate multiple dependencies and thereby

reduce the filing fee.

Respectfully submitted,

Date: January 4, 2002

Eric J. Franklin, Reg. No. 37,134

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JC13 Rec'd PCT/PTO 0 4 JAN 2002 PCT/F100/00606

Method for remote directing of www-browser

The content of the invention is a method by which the www-document displayed on one or more www-browsers can be changed by the controller through a window of his or her www-browser.

Simultaneous visual communication and phone contact is possible with current Internet technology. However, this requires that all parties have the necessary audio hardware as well as special software extensions to known www-browsers, such as Microsoft Internet Explorer and Netscape Navigator. With current technology it is possible to augment phone communication with presenting www-documents, usually to provide visual information. The transmission of visual information is based on active use of the www-browser. in that the controller gives www-addresses to the listener, who then proceeds to direct his www-browser to the given www-address. The www-addresses are usually fairly long, and thus the imprecision of instructions given on phone is a disadvantage, especially due to the presence of special control characters and case sensitivity in the www-addresses (URLs). Especially in a situation in which it is desired that a phone negotiation be augmented with presentation of www-pages, the maintainer of the negotiation has to specifically instruct each party in using their respective www-browsers, making it hard for them to appreciate the contents of the presented www-documents. This makes the arrangement impractical: the disadvantage manifests itself especially when the intended audience is large, with a video projector or similar piece of equipment used to display the www-pages. Also in e-commerce there are situations in which a direct contact to the customer is required, making the phone a natural choice for communication. In such situations, say, product presentations can only be done by means of www-documents with the relevant information - this however requires constant instruction from the maintainer for the client in directing his www-browser to the desired documents.

The aforementioned situations have created a need for creating a method by which the www-browser of a listener can be controlled by the presenter without the need for the active participation of the client.

Known methods for similar purposes require all parties to obtain special software and equipment and install them onto their computers prior to the presentation.

The intent of the invention is to avoid the disadvantage caused by the special purpose additional software and equipment, namely their cost, the additional time required to

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instruct clients in installing and maintaining the special purpose components and the possibility of errors in writing and communicating URLs. The invention possesses the specific advantage of all parties being able to use the method with ordinary Internet-connections and ordinary phone line utilizing pre-existing Internet and telecommunications technology.

Characteristic to the method based on the invention is that in order to avoid the aforementioned disadvantages and bring forth the aforementioned advantages, the user of the method, controller, defines by means of her or his www-browser the specific www-document which is displayed in a window of the clients' www-browsers.

Method based on the invention is illustrated and explicated by means of the following diagrams, in which

Fig. 1 presents the functional portions and interrelations thereof of the remote controlling of www-browser.

Fig. 2 presents the control window, into which previously saved URLs can be brought.

The user of the method, controller, asks his clients or conversant, henceforth listener, to direct his or her www-browser to a www-document specified by an URL pointing to a document in a server (100). The controller monitors this www-document in his own www-browser (101). The controller gives in the controller window in his or her www-browser (102) an address URL X, which is received in the server (100), and directed to a CGI-program (103) for processing. In various well known ways, it is possible to create partially or entirely dynamic www-documents. In the example the CGI-program (103) creates a www-document (104) containing the URL 1, and for it a file (105), and optionally an information frame (106). In the file (105) there is a frame (107) which forms a window for the www-document to be presented, found at URL X. Both the client's www-browser (108) and the controllers www-browser (101) upon receiving the www-document from URL 1, retrieve in the frame (107) a www-document at server (109) pointed to by the URL X the file (105). The document (104) ensures that when the URL X is changed, www-browsers (101) and (108) refresh the document respectively. This can be achieved by means of the command "RELOAD" or "REFRESH" supported by www-browsers. The document (104) can also implement a mechanism, which continuously monitors a parameter at the server (100), and a program (103) which when URL X is changed sets the parameter, which is noticed by the mechanism, which then proceeds to refresh the document (104). A possible implementation uses the JayaScript-language element "FileUpload" or an equivalent thereof, with the parameter

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residing within a file in server (100). In the implementation, sepcial care is needed to ensure that the www-browsers retrieve the actual changed documents instead of relying on their local on-disk cache. This can be done in several ways, which include using the "META"-field of html-documents to request the www-browser to update the changing parameter.

Fig. 2. illustrates one possibility of extending the control window (102), allowing previously saved URLs be brought into it. For example, the window could function in such a fashion that the URL chosen is transferred to the input field (201) of the window (102), from which it is transferred to the server (100) (Fig 1.) by pressing the acknowledgement button (202). In similar fashion it is possible to create a control window which uses a previously created list of listeners allowed to access the www-document (104).

The www-documents and server-side programs required to implement the method as described above are well-known technology, and thus a competent person can create a working implementation based on the description above in an alternative ways in different programming languages, both interpreted and compiled, including combinations of both. These languages include, but are not restricted to, ActiveX. C, C++, Java, JavaScrpt, JScript, Perl. VBScript. Instructions on implementing the details of the method are plentiful and can be found among other places at the www-sites of the developers of the respective languages, and the NCSA-server of the developers of the CGI-interface.

Naturally, a competent professional in the industry can implement the method based on the invention in ways not subsumed under the above description within the restrictions set by the following claims.

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Claims

1. A method for remote directing a www-browser, in which the controller starting a session, using his/her own www-browser (102), specifies via Internet an HTML-document for the browser of one or more listeners, being accessible to them trough their browsers (108), and to said controller trough his or her browser (101), to a program, which is a part of the method and is located in a server (100) accessible to said controller; said program controlling code containing files embedded onto the page (104); said controller instructing the listeners via any simultaneously used media to choose said HTML-document, further specifying by means of his browser the address of the www-page (110) intended to be displayed in the window (107) of the page (104); and said address being further delivered to the server and to said program, which embeds said address of the page (110) onto the listeners' page (104) characterized in that the listeners' page (104), upon being displayed by listeners' browsers (108) and controller's browser (101), makes said browsers continuously check for possible changes in said documents in the controller's server (100), and finding the changes, refreshes the copy of the page (104) of said listeners' browsers to match said files at the server, the refreshing of the listeners' page (104) being conditioned by monitoring change in a parameter residing in the said server, changed by the program (103) upon a different www-address having been chosen, after which the copy of the page (104) in the listeners' www-browsers (108) and controller's www-browser (101) is refreshed.

- 2. A method as claimed in Claim 1 **characterized** in that the controller picks the address of the www-document displayed on the listeners' www-browsers (108) from a previously created list of www-addresses.
- 3. A method as claimed in Claim 1, and 2 **characterized** in that the controller chooses the listeners allowed to access to the page (104) from a previously created list displayed on his/her www-browser.
- 4. A method as claimed in Claims 1 and 2 **characterized** in that by browsers (101) and (108), several listeners and at least one controller by his/her browser (102) are sharing the actions of said server(100) and said program (103) during the session.

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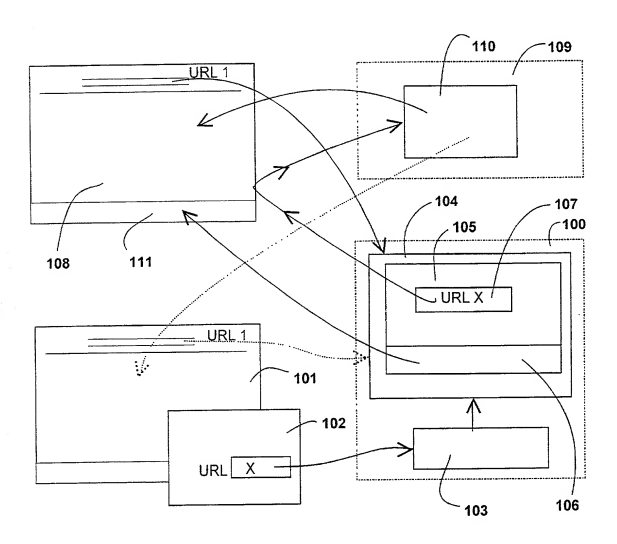


Fig. 1

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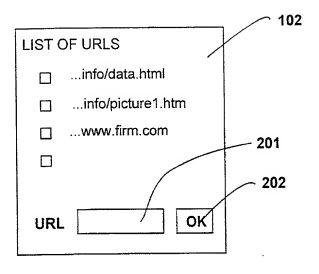


Fig. 2

Docket No. 19444.

COMBINED DECLARATION AND POWER OF ATTORNEY FOR ORIGINAL, DESIGN, NATIONAL STAGE OF PCT, SUPPLEMENTAL, DIVISIONAL CONTINUATION OR CONTINUATION-IN-PART APPLICATION

HERMIA YRITYSKES

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

METHOD FOR REMOTE DIRECTING OF WWW-BROWSER

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1	b . 🗆	was filed on (if ap	as applicatio olicable).	n Serial No	and was amended on	
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I hereby to be din		the following a	s the corresponden	ce address to which	all communications about this application	are
	SEND (CORRESPON	DENCE TO:	Edward A. Penn SWIDLER BER 3000 K Street, N Washington, D.0	LIN SHEREFF FRIEDMAN, LLP I.W., Suite 300	
	DIREC	T TELEPHON	E CALLS TO: En	c J. Franklin, 202-42	24-7500	
	any force applicat below s applicat	eign application tion(s) designat such foreign ap tion(s) filed by	n(s) for patent or in ting at least one cou plication(s) for pate	ventor's certificate of untry other than the ent or inventor's cert bject matter having	d States Code§ 119 (a)-(d) or under§ 365(b) or under§ 365(a) of any PCT international U.S. listed below and also have identified ifficate or such PCT international a filing date within twelve (12) months before	

	Full name of sole or first inventor Antero Hilkki
100	Inventor's signature Date: 7, 12, 2001 Residence: Nurmenkatu 6, FIN-33820 Tampere, Finland Citizenship: Finland Post Office Address: Nurmenkatu 6, FIN-33820 Tampere, Finland
200	Inventor's signature Date: Residence: Kaupinkatu 24 A 22. FIN-33500 Tampere, Finland Citizenship: Finland Post Office Address: Kaupinkatu 24 A 22, FIN-33500 Tampere, Finland
	ATTACHED IS ADDED PAGE TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR SIGNATURE BY THIRD AND SUBSEQUENT INVENTORS FORM.

application.

	Country/PCT	Application Number	Date of filing (day, month, yr)	Date of issue (day, month, yr)	Priority Claimed
	Finland	991557	07/07/1999		X Y □ N
					YUN
]	I hereby claim the	benefit under 35 U.S	.C.§119(e) of any U.S.	provisional application	on(s) listed below.
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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or Imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

the filing date of the prior application(s) and the national or PCT international filing date of this

In this continuation-in-part application, insofar as the subject matter of any of the claims of this application

is not disclosed in the above listed prior United States or PCT international application(s) in the manner provided by the first paragraph of Title 35, United States Code,§112, I acknowledge the duty to disclose material information as defined in Title 37. Code of Federal Regulations.§1.56(a) which occurred between

I hereby appoint the following attorneys and/or agents with full power of substitution and revocation, to prosecute this application, to receive the patent, and to transact all business in the Patent and Trademark Office connected therewith: Customer No. 23517: Edward A. Pennington (Reg. No. 32,588), John P. Moran (Reg. No. 30,906), Eric J. Franklin (Reg. No. 37,134), Michael A. Schwartz (Reg. No. 40,161), Robert C. Bertin (Reg. No. 41,488), Alicia A. Meros (Reg. No. 44,937), Chadwick A. Jackson (Reg. No. 46,495), Sean O'Hanlon (Reg. No. 47,252), and John P. Mulgrew, II (Reg. No. 47,809) of Swidler Berlin Shereff Friedman having an address of 3000 K Street, N.W., Suite 300, Washington, D.C. 20007-5116.